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500.40506X00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): H. HOZOJI et al  
Serial No.: 09/930,133  
Filed: August 16, 2001  
For: SEMICONDUCTOR MODULE  
Group: 2827  
Examiner: A. CHAMBLISS

**RESPONSE TO FURTHER NOTICE OF ALLOWABILITY**

Commissioner For Patents  
POB 1450  
Alexandria, VA 22313-1450

July 15, 2005

Sir:

Receipt of the Further Notice of Allowability dated June 15, 2005, including an acknowledgement of formal receipt and review thereof by the Examiner of the Information Disclosure Statement ("IDS") submitted on December 19, 2003 is noted with appreciation. In Item 1 of the Examiner's comments regarding the IDS in question, it is stated that "[a] copy of the Search Report dated September 19, 2003, was not provided along with the IDS. Accordingly, only the Korean patent was considered by the Examiner." In reviewing the actual IDS submitted, it is noted that in addition to the submission of copies of both the English language as well as in the Korean language of the Korean patent which was considered by the Examiner, a copy of the Korean Office Action along with an English language

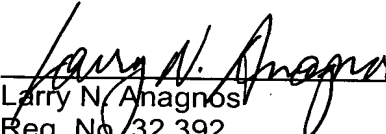
version thereof was submitted also, all of which are referred to in the IDS cover letter. Although there is listed a "Search Report dated September 19, 2003" in Form PTO/SB/08A of that IDS, what was actually submitted was a copy of a Korean Office Action (including an English language version thereof). It appears that the preparer mistakenly typed Search Report rather than Korean Office Action in the IDS Form PTO/SB/08A, since the Korean Office Action is in fact referred to in the IDS cover letter and copies of which were also submitted therewith. Our review of the USPTO database in connection with the undersigned private PAIR access shows that, in fact, a copy of the Korean Office Action and an English language version thereof were submitted and are stored in the USPTO database. It is assumed therefor that since the Korean Office Action was also Available to the Examiner along with the listed Korean patent document in the IDS, the form was also considered accordingly.

Acceptance and formal entry therefore of this paper for purposes of clarification/completing the record, in light of the Examiner's comments in the newly received Notice of Allowability referred to above, is respectfully requested.

To the extent necessary, applicants petition for an extension of time under 37 CFR §1.136. Please charge any shortage in the fees due in connection with the filing of this paper, including extension of time fees, to the Deposit Account of

Antonelli, Terry, Stout & Kraus, LLP, Dep. Acct. No. 01-2135 (500.40506X00), and  
please credit any excess fees to such deposit account.

Respectfully submitted,  
**ANTONELLI, TERRY, STOUT & KRAUS, LLP**

  
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LNA/gjb  
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